

United States District Court  
Western District of New York

(Jaime M. Diaz O'Neill)



19-cv-1336

J.

- Byron Brown in & their individual capacities
- David Rodriguez in & their individual capacities
- XYZ Manager office Marine drive apartments in & their individual capacities
- Police officer XYZ Ross Buffalo police
- Police officer William Macy Buffalo police
- Police officer XYZ Buffalo Police
- Deputies XYZ Erie County Holding center
- Psychologist XYZ Forensic department Erie County Holding Center in & their individual capacities
- Psychiatrist XYZ Forensic department Erie County Holding Center in & their individual capacities
- Public Defender XYZ in & their individual capacities
- Police officer XYZ Buffalo Police 15 Sept 18
- Psychologist XYZ Buffalo psychiatric Center in & their individual capacities
- Psychiatrist XYZ Buffalo psychiatric Center in & their individual capacities

The Honorable District Court of Southern District of New York  
Has jurisdiction to understand in cases under 42 USC 1983  
Constitutional rights Has jurisdiction to understand in

Cases involving federal question and in original jurisdiction.

This case is presented in the Western New York Federal Court because this is the court with jurisdiction.

The nature of the case is 42 USC 1983, Constitutional Rights, Damages, personal property, others.

plaintiff

Jaimie A. DiAng Onelli  
PO Box 190124  
Miami Beach FL 33119  
787-447-2424  
JaimieaDiAngOnelli@mail.com

Defendants

Byron Brown  
65 Niagara Square  
Buffalo NY 14202  
716-851-4890

David Rodriguez  
300 Perry St.  
Buffalo NY 14204  
716-855-6711

X Y Z Manager office Marine drive apartment  
285 Marine drive  
Buffalo NY 14202  
716.856.5871

Police officer X Y Z Ross Buffalo police  
68 Court street  
Buffalo NY 14202  
716.851.4444

Police officer William Macy Buffalo police  
68 Court street  
Buffalo NY 14202  
716.851.4444

Police officers X Y Z Buffalo police  
68 Court street  
Buffalo NY 14202  
716.851.4444

Deputies X Y Z Erie County Holding Center  
10 Delaware ave.  
Buffalo NY 14202  
716.858.7618

psychologist xyz forensic department Erie County  
Holding Center  
10 Delaware Ave.  
Buffalo NY 14202  
716.858.7618

Psychiatrist xyz Forensic department Erie County  
Holding Center  
10 Delaware Ave.  
Buffalo NY 14202

Public Defender xyz  
290 Main Street Suite 300  
Buffalo NY 14202  
716.853.9555

Police Officer xyz Buffalo Police  
68 Court Street  
Buffalo NY 14202  
716.851.4444

Psychologist xyz Buffalo psychiatric center  
400 Forest Ave.  
Buffalo NY 14213  
716.885.2261

Psychiatrist XYZ Buffalo psychiatric center  
400 Forest Ave  
Buffalo NY 14213  
716.885.2241

previous lawsuits

14-cv-533 (S) Western District of New York  
July 1, 2014 Dismissed

14-cv-570 (A) Western District of New York  
July 15, 2014 Dismissed

14-cv-621 (S) Western District of New York  
August 1, 2014 Dismissed

August 27, 2014 Office of Attorney General Buffalo NY

## Amended Complaint

1. That on September 1, 1993 Mr. James A. Diog O'Neill begins to work for the Puerto Rico Aqueduct and Sewer Authority in the position of operational system worker.
2. That on January 23, 2003 Mr. James A. Diog O'Neill is appointed to the position of Clerk Telephone Center 1 in the Puerto Rico Aqueduct and Sewer Authority.
3. That reaches those roles and duties after having held 8 previous union positions without any indication as a public employee in said government corporation with a clean record in Human Resources personnel file.
4. That on the first day of work in their new area or department began the problems for Mr. James A. Diog O'Neill has been assigned a work schedule that does not exist in the government of Puerto Rico or any of its agencies and / or public corporations.
5. That the working hours from Wednesday to Sunday from 8:00 AM to 4:30 PM did not exist in the place nor among the 45 representatives who work there, none of the representatives who work there had a background of experience for the attention to the public in functions and

duties of others positions like Mr. James A. Diog O'Neill

6. That Mr. James A. Diog O'Neill objected to the transaction of personnel in his working hours as he was not existing in the area and was the only employee in the government of Puerto Rico and its public corporations in those circumstances.

7. That the corresponding Complaint was submitted to the attention of the corresponding forum to be seen in its day.

8. That on February 19, 2004 Mrs. Rosa McDonalds supervisor of the Telephone center at or around 2:00 PM in the afternoon using a list set up in the work area by an equity to distribute overtime comes to my desk to tell me that the list came to my name and offers me an appointment schedule from 10:00 PM to 6:00 AM, my work shift on February 19, 2004 ended at 4:30 PM on that day.

9. That Mr. James A. Diog O'Neill was unable to fulfill the overtime offer due to unforeseen personal matters.

10. That her regular work shift ended at 4:30 PM.

11. That Mr. James S. Diaz O'Neill Calls The Telephone Center to inform Mr. Luis R. Cabrera or his supervisor where they told him that he could not comply with the overtime that supervisor Rosa Maldonado had after me in the afternoon and the conversation ended.
12. That on February 19, 2004 Mr. Luis R. Cabrera or his supervisor of the Telephone center irresponsibly abandoned customer service to the people of Puerto Rico by punching out hrs attendance card at 11:00 pm when he did not fill them out manually.
13. That Mr. Luis R. Cabrera or his had personal knowledge that Mr. James S. Diaz O'Neill had called and had declined the overtime offered since 6:00 pm on February 19, 2004 to indicate this.
14. That on February 19, 2004 Mr. Luis R. Cabrera was working on the shift allotted to 4 more representative in the Telephone center.
15. That at 11:00pm on February 19, 2004 all those who were there struck out their exit card and left the Telephone center.

16. That Mr. Luis R. Cabrera Ortiz does not offer  
anything to the representatives who were attached  
to him, he does not use the list established for  
that purpose that the supervisor Rosa Maldonado had  
used in the afternoon to call the representative  
who was according to the list.

17. That he could not leave the Peters House Center and  
the service to the people of Puerto Rico because  
he was the immediate supervisor there in the  
corporation and ultimately he had to stay there  
to make the shift from 10:00 PM to 6:00 AM if  
couldn't get a representative.

18. That Mr. Luis R. Cabrera Ortiz writes to the  
other supervisors included Rosa Maldonado,  
and among all of them write to the Human  
Resources Department, without any kind of  
verbal or written warning and without copying  
Mr. Diaz Onell the reason for the writings  
between them and that they spoke of me.

19. That as a consequence of the exports  
briefs addressed to the Human Resources  
area and that they spoke of Mr. James A.  
Diaz Onell behind him, Mr. Diaz Onell is  
summarily dismissed from the public corporation,

thus losing his job without due process of law in relation to an overtime and a place where James A. Diaz O'Neill was never present.

20. That Mr. James A. Diaz O'Neill attends to the labor relation board of Puerto Rico and there he files a complaint for illegal work practice against the Puerto Rico Aqueduct and Sewer Authority and the Authentic Independent Union.
21. That Mr. James A. Diaz O'Neill filed a complaint in his own right in the Complaints Committee established in accordance with the Collective labor agreement, his role of law, among others assigning the complaint number 04-1037, assigning the complaint number 04-1671.
22. That Mr. James A. Diaz O'Neill goes to the Supreme Court of Puerto Rico and there he submits an ethical complaint with the number assigned AB-2004-212 against lawyers emmained Garriga Garriga y Belkin Nieves González Director of Human Resources and Director of Labor Relations for their direct participation in a process of impeachment ex parte where never there was verbal or written warning and where the writings that spoke of him were never copied to James A. Diaz O'Neill.

23. That the forum to resolve employer labor disputes in accordance with the collective agreement called the Complaints Committee attended by former retired judges of the judicial branch of Puerto Rico is dismantled by the government of Puerto Rico.

24. That this occurs after coming to public light and in the press of Puerto Rico the theft of millionaire money under the labor cases that were solved there.

25. That in particular this occurs after accusations that located the executive director of the Corporacion Quonagostalicea, the judge who served said Committee after him and the President of the union Hector Revuelta and his lawyer Vicente Diaz Colon in the theft of 4 million dollars from the public corporation for that concept and among others.

26. That the summary dismissal of James A. Diagonelli due to the provision of a collective agreement should be seen in said Complaints Committee within a period of 45 days counted and by order of priority on the matter that was the summary dismissal by its nature.

27. That in such circumstances the forum with primary and exclusive jurisdiction was the Puerto Rico labor relations board.
28. That the filing for unlawful practice against the Puerto Rico aqueduct and sewer authority and the authentic independent union was on September 28, 2005 a case in fact adjudicated by the clause of the 45 days in which the action of summary dismissal before the Complaints Committee dismantled by the government itself.
29. That on November 29, 2005 the Husband of Emanuel Garcia Garcia Director of Human Resources of the Puerto Rico Aqueduct and Sewer Authority Guillermo Figueroa Prieto sent a letter to my father at his physical address.
30. That 3 days after the letter was sent, on December 2, 2005 my father was assassinated in Bayamon, Puerto Rico allegedly according to a false report prepared by the Puerto Rico Police and the Puerto Rico Justice department.

31. That the labor relation board of puerto rico Took 6 years to resolve what it should have resolved in 6 months by law provision.
32. That when the puerto rico labor relation Board resolved on June 16, 2010 it resolved by depriving and excluding Mr. Jaime A Diaz O'Neill from the legal proceeding of which He was the plaintiff NOT allowing him to participate in public hearings or in any proceedings pursuant to law in a Kidnapping of his own summary dismissal case.
33. That the Corporation publishes after receiving from the puerto rico labor relation board what it resolved by excluding Mr. Diaz O'Neill from his own case there and within thirty days to cause more damage to Mr. Jaime A Diaz O'Neill goes to court of appeals of puerto rico in administrative review in a decision favorable to Jaime A. Diaz O'Neill.
34. That when public corporation goes on administrative review to the appeals court of puerto rico it does so in a case where Mr. Jaime A Diaz O'Neill had been excluded from participation in his own case of summary dismissal even though in his favor, and failure to return him to his position

Caused Mr. Jaime A. Diaz O'Neill To lose His own Home, In The Middle of Christmas it was December 21, 2011 when a Sheriff of The Court of Carolina, PR Came To Knock on my door to Tell me That my own House with only a few years left to pay off The Mortgage To The bank it had been sold at Public auction.

35. That I had 7 days to Vacate The property because its New owner wanted to use and enjoy His new property, That This Happens on December 01, 2011 leaving Homeless in Puerto Rico.

36. That Mr. Jaime A. Diaz O'Neill arrives in Buffalo City NY for first time in January 11, of 2012 from The City of San Juan PR, Where he had pending unfinished legal matters, To The residence of relatives.

37. That Mr. Jaime A. Diaz O'Neill enrolled in The National Teacher Charter School, Buffalo NY and after an orientation to obtain his same licence of PR but in The United States

38. That Mr. Jaime A. Diaz O'Neill obtained a student loan studying 4 and half months and graduated with a Licence class A He always had but from state of New York.

39. That Mr. Jaime & Diog O'Neill started working in the transportation industry over the road 48 states, in his home time Mr. Jaime & Diog O'Neill was returning to the city of Buffalo, NY

40. That Mr. Jaime & Diog O'Neill had an incident at the National Tractor Traler school, Buffalo NY immediately that started there and just arrived in the city of Buffalo, NY and without knowing anyone in that city.

41. That one morning that as usual a bus arrived at the facilities to sell food to the students there Mr. Diog O'Neill asked for a hot chocolate from a woman who was driven the bus from the street food business and when Mr. Diog O'Neill drank it felt drugged as if something had been added to the chocolate powder, Mr. Jaime Diog O'Neill retired that day from school to the place where he was staying feeling drugged.

42. That another incident occurs once Mr. Diog O'Neill graduated with the change of license class A to New York state the employee who gave theoretical classes there Mr. Don wanted to push him to work with a specific company in the transportation industry he wanted forcing him

To work with Swift, he intended to control the life and decisions of Mr. Diaz or will a person whom he had just met, wanted to control the decisions of Mr. Diaz or will an adult with his own criteria it should be noted that in the incident of hot chocolate he was present and near the dispatch of food and drink.

43. That Mr. James A. Diaz or will made his own decision to apply for job with US Express Inc. with headquarters in Chattanooga, TN who I work with for 6 months running over the road before taking a break.

44. That after the break Mr. James A. Diaz or will request a job with USA Truck Inc. with headquarters in Van Buren, AR.

45. That James A. Diaz or will begins to work with USA Truck Inc. The dispatcher sends him an assignment to pick up a trailer in Pennsylvania and deliver to the state of Texas at the Campbell Soup Company. James picks up Thursday and started the route to Texas arriving at Tennessee on Saturday noon at rest. dennys as located in the Flying J. Travel Plaza 1-40 Fairview exit 182.

46. That Diaz Onelli enters denny's Restaurant and asks to eat a meat with Mashed potatoes and strawberry shake.

47. That after eating and paying, Diaz Onelli retires to the tractor to continue to Texas.

48. That as soon as I entered the tractor I was unconscious lying on the tractor floor that I woke up about six hours after entering the tractor trembling and nervous with extremely red eyes.

50. That Mr. Diaz Onelli started the tractor to complete his trip he arrives in Texas and released the trailer in the facilities of the Campbell Soup Company. He did not pick up an empty trailer and returned without a trailer to the Denny's Restaurant in the state of Tennessee.

51. That arriving there Monday to attend to the situation on the Saturday when he was drugged in food and drink, there he asked to speak to the manager and called the police when the police arrived, he was arrested and admitted to jail when trying to file a complaint against

Dennys Restaurant and Flying J, When he entered the jail, give it to him a inmate T shirt with the letter 'M' in the pocket of the shirt referencing the first letter of his fathers Name 'Marcial'.

52. That the granddaughter of Mr. Diaz O'Neill friend where he lived in Buffalo, NY pay the bail in the state of Tennessee, that case has not been attended.

53. That USA Truck Inc. sent someone who opened the tractor and took it with all my belongings inside.

54. That Mr. Diaz O'Neill returned from the state of Tennessee to Buffalo NY on the Greyhound Bus, I had a week working with USA Truck Inc. when this happened.

55. That Diaz O'Neill started having incidents and stalking problems with Buffalo police in a place where he had never lived and practically never been.

56. That some Diaz O'Neill had requested an apartment in Marine Drive Apartments the list came to his name and Mr. James A. Diaz O'Neill accepted the apartment.

57. That everything in the apartment inside was new purchased on credit with a credit just granted by the banks.

58. That before the non-normal environment around James A. Diaz O'Neill He goes to the United States District Court, Western District of New York on July 1, 2014 and there He submits the Complaint 14-cv-533(s) James A. Diaz O'Neill v. Authority of Aqueducts and Sewerage of Puerto Rico.

59. That there He submits in July 15, 2014 the Complaint 14-cv-570(A) James A. Diaz O'Neill v. City of Buffalo, City of Buffalo Police Department, Police Officers A, Z, Y.

60. That there He submits in August 1, 2014 the Complaint 14-cv-621(s) James A. Diaz O'Neill v. Dennis Corporate, Dot Travel Center Inc, National Tractor Tractor School.

61. That on August 27, 2014 files a Complaint at the Office of Attorney General Buffalo Regional Office 350 Main Street Suite 300 A Buffalo NY 14202 under James A. Diaz O'Neill v. Buffalo Municipal Housing Authority.

62. That on August 27, 2014 files a complaint at  
The office of attorney general Buffalo regional  
Office 350 Main Street Suite 300 A Buffalo NY  
14202 under James A. Diog O'Neill v. Byron brown,  
Buffalo police department, National Guard Warf school,  
Pilot Warf Center, Dennis Restaurant.

63. That on August 27, 2014 files a complaint at  
The office of attorney general Buffalo regional  
Office 350 Main Street Suite 300 A Buffalo NY  
14202 under James A. Diog O'Neill v. Buffalo city  
Court.

64. That Mr. James A. Diog O'Neill got a local job in  
the city in a Hersheys chocolate plant.

65. That Mr. James A. Diog O'Neill bought a vehicle  
Mazda protege 1997.

66. That the brief that is filed on August 27, 14  
at The attorney general office eric f. Schneider  
man in Buffalo NY under James A. Diog O'Neill v.  
Buffalo Municipal Housing Authority states  
that there were some pending cases in  
Federal Court

67. That which in a short time Possiting There That the administration of the place put at the disposal of third parties the keys to the property to enter the apartment when I was not on the property inside, which was stolen for example among other things a pen drive USB that contained each and everyone of the titles related to legal cases of Son Juv PR.

68. That there was movement of objects inside the apartment.

69. That they searched inside the apartment.

70. That the actions demonstrated impunity.

71. That we imputed in writing the direct participation of Mr. Byron Brown who had a direct and personal involvement, that Mr. Byron Brown in said actions was the one who directed the corruption operation and said scheme.

72. That on July 10, 2014 a brief was filed in the office of Mr. Byron Brown in person with delivery on hand and that same day my vehicle is stolen and disappears from the parking lot of Maravie Drive Apartments.

73. That on July 11, 2014 the car was not in the parking lot of Marine Drive Apartments.

74. That on July 11, 2014 when consulting the Marine Drive Apartments security guard he indicated that the administration called to be taken away.

75. That the car was identified with a tag, the apartment number Mr. Jaime A. Diog O'Neill owed no rent and the car was registered in DMV and in the parking lot at the building.

76. That Mr. Jaime A. Diog O'Neill claimed in the Marine Drive office and got the answer sentence.

77. That the brief that is filed on August 27, 14 at the attorney general office Eric T. Schneiderman in Buffalo NY under Jaime A. Diog O'Neill v. Byron Brown, Police of Buffalo, National Hector Trotter School, Pilot Travel Center Inc, Dennys Restaurant. States that there were some pending cases in federal court.

78. That Mr. Jaime A. Diog O'Neill has a short time residing in Buffalo NY.

79. That arrives in Buffalo NY from San Juan PR where he has innumerable cases pending in different forums, pending cases in the court of San Juan PR.

80. That when arriving in the United States he has been tried to assassinate in several instances.

81. That he understand that these assassination attempts come from San Juan PR, and that they have established contacts in the United States and inside the City of Buffalo NY with political, lawyers, and judges and or any other person available to said actions.

82. That did not rule out senators and or representatives of the United States for having carried out proceedings in Washington DC personally there.

83. That did not rule out the participation of any union in the United States in relation to said actions.

84. That on November 29, 2005 they sent a letter to his father Marcel Diaz Jimenez and on the third day they allegedly murder in Bayamon Puerto Rico.

85. That the brief that is filed on August 27, 14 at the Health & Welfare general office with Scott Neiderman in Buffalo NY under James A. Diaz O'Dell V. Buffalo City Court states that there were some pending cases in federal court.

85. That establishes an incident where we visited Buffalo City Court on August 26, 14 to submit briefs to the Clerk and two clerks of the Clerk refused to receive, strike out, and file the brief.

86. That the next day we visited the Court again to sue administratively against the two employees and that we were incredible pushed, beaten by lobby guards preventing the filings of administrative charges against the two employees of the Secretary who refused to receive, strike out, and process the writings to the Court.

87. That the lobby guard who carried out the aggression approaches me and tells me in a low voice that they are going to destroy me.

88. That Mr. James A. Diaz O'Dell wrote to Mr. David Rodriguez lawyer of Buffalo Housing Authority to the legal division in claim reasons and at

Your vehicle.

89. That Being The claim process under The  
attention of Mr. David Rodriguez Colleterally  
initiated an eviction process Buffalo Municipal  
Housing Authority and The administrative office  
of Marine Drive apartments.
90. That The Court indicated on September 4, 2014  
for The eviction process.
91. That Mr. Jaime A Diaz O'Neill waited for The  
date To clarify situations To The Court.
92. That on September 8, 2014 When He left His  
job Mr. Jaime A Diaz O'Neill received a phone  
call from The lawyer Rafael A. Nadel arcelay  
from Cancio, Nadel, Rivera, Diaz a law office  
in San Juan PR, That illegally represented  
The Puerto Rico Aqueduct and Sewer Authority  
Threatening Him and saying They Were going  
To fuck me.
93. That after That call received and on The  
way to His apartment on September 8, 2014  
Mr. Jaime A Diaz O'Neill enters to The state  
attorney's office etc T. Schneiderman in Buffalo NY

Office 350 Main street Suite 300A Buffalo NY  
14202 To verify the status of the complaints  
and clarify and verify the document that was  
submitted because it had the address of  
120 Broadway 3rd floor New York NY 10271-0332  
212.416.8300 Fax 212.414.8787

94. That I was told that the parties had  
been notified and were being processed.

95. On September 2, 2014 after arrived from  
the office of the state attorney eric f.  
schneiderman in Buffalo NY. Office 350  
Main street Suite 300 A Buffalo NY 14202  
and being in the kitchen area opens the  
apartment door a group of police with a  
copy of the key.

96. This group of police kidnaps me from  
inside the apartment with the shower  
on and with the stove on and I naked  
inside the apartment because I was going  
to take a bath I had just arrived from  
the office of the state attorney eric f.  
schneiderman in Main st. Suite 300A Buffalo NY  
14202 and from my job the Hershey's plant  
in east side Buffalo NY.

97. That His Kidnapping Was directed by a police supervisor He May be a Sergeant, Lieutenant, Captain, Colonel, Commissioner and directed the Kidnapping operation. There he was attached to the police officers His Name is X, Y, Z and His last name was Ross Had a white shirt and Spitting at the attacked group as a good job.

98. That His supervisor, Sergeant, Lieutenant, Captain, Colonel, or Commissioner who Had a white shirt named X, Y, Z and His last name Ross Had personal involvement, participated and led the Kidnapping ordered by byron brown in abuse of authority who also Had an active participation and direct supervision in direction of said Kidnapping operation one that occurred through stalking, and against whom there were complaints in the state attorney's office submitted and in federal court, had personal involvement.

99. That the supervisor ross who directed and participated in the stalking and kidnapping made him attached to the police William Macay who is the police that manufactures

and submits 8 serious charges or felonies to  
the Court and that they were never notified  
to Mr. James A Diaz O'Neill

100. That the police William Moey had a direct  
participation and personal involvement in the  
stalking and kidnapping, and in Manufacture  
8 felonies.

101. That x,y,z police officers whose name is  
unknown at this time also participated  
in the stalking and kidnapping of Mr. James A  
Diaz O'Neill, on September 3, 2004 under direct  
supervision of x,y,z Ross also had a  
personal involvement in the Manufacture of  
8 felonies Never notified to Mr. James A  
Diaz O'Neill.

102. That Mr. David Rodriguez attorney for  
Buffalo Municipal Housing Authority and who  
had before his consideration a claim from  
Mr. Diaz O'Neill and who collaterally initiated  
an eviction process was the person who  
attached to the Director of the Office of  
Motivational apartments delivered and put  
and provide the copy of the apartment  
key to complete the stalking and

Kidnapping operation by the police.

103. That the director of the administrative office of Native drive apartment named XYZ on September 2, 2014 had a personal and direct involvement and direct participation in handing over the key of the apartment to complete the stalking and kidnapping operation the person who ordered the robbery or disappearance of the car without prior notification of reasons to Mr. Diog O'Neill on July 10, 2014 was also aware that a complaint had been filed against Buffalo Municipal Housing Authority in the state attorney office in Buffalo NY.

104. That David Rodriguez and the director of Native drive apartment XYZ from whom his name is unknown on September 2, 2014 participated directly by handing over the keys of the apartment to the police to complete the stalking and kidnapping under the supervision of XYZ Ross.

105. That Byron Brown had personal knowledge of the complaints that had been submitted to the state attorney's office and ordered and participated, supervised the stalking

and kidnapping operation of the Police of Buffalo on September 2, 2014 under the Supervisor Ross, with personal involvement.

106. That Mr. James DiagOrnell after the kidnapping is taken to Erie County Holding Center.
107. That the criminal charges were never handed down to him.
108. That his kidnapping have 7 dates in the court.
109. That from the first date on the court the public defender was dismissed and that in the subsequent dates the same person continued to appear on my behalf for the record without any authorization.
110. That the same situation was repeated on six different dates where Mr. James DiagOrnell asked the court, the judge to deliver the charges, the charges were never handed to me, nor requesting it to the judge for the record,

111. That the arrest had certainly become a kidnapping of my life a kidnapping of my person between the judge, a public defender, who was not my lawyer and a state attorney.
112. That at each date in the Court asked myself what kind of judge is this that asking for the charges does not order that they be handed to me.
113. That certainly a kidnapping of my life by 3 persons judge, public defender, District Attorney.
114. That I bought envelopes, carbon paper, pens in the Holding Center store to appeal the actions of this individual who was there as a judge, and a person it's not my lawyer.
115. That these brief never left the Holding Center.
116. That my communication was intercepted.
117. That after the 5 date in the Court requesting the charges when I return from the Court to the Holding center I am separated from the group of prisoners and put me in the

cell 44 where three Correctional guards or deputies tried to kill me while I am handcuffed in hands and legs, Deputies X,Y,Z.

118. That after that attempted of Murder incident a psychologist and psychiatrist fabricate a Medical Record in the area of forensic.

119. That grievance Complaints were filed.

120. That we do not know at this time the names of the three deputies who carried out the assassination attempt, we will identify them as deputies X Y Z.

121. That on the 6 date in court my public defender who is not my lawyer approaches me in a room without a public only, him, me and the judge and tells me that they are going to let me free that the cases were dismissed charges I never see.

122. That neither the judge, nor the district attorney, nor the public defender fired, nor the police ever handed me the charges against me.

123. That at that time I Had 3 deputies from  
the holding center with names X Y Z  
and who tried to assassinate me in cell  
44 after the 5 date in court.

124. That & His Deputies with names X, Y, Z Had  
a personal and direct involvement and  
connection with the stalking and kidnapping  
and the manufacture of 8 felonies directed  
by byron brown and supervisor Ross.

125. That immediately after this assassination  
attempt for roques & the charges the psychologist  
and psychiatrics from the holding center with  
names X Y Z Manufacture a Medical file  
having a participation and personal and direct  
involvement and connection with the stalking  
and kidnapping, the forensic area with  
connection in relation with 8 felonies Manufac-  
ture Directed by byron brown and supervisor  
Ross.

126. That once Mr. James A. DiagOneill was free  
he was homeless a situation that has NOT  
Changed Today as a result of These acts.

127. That He Had lost His job

128. That He Had lost His private pocket Mail.

129. That He Had lost everything Inside The apartment  
Was Is New purchased on credit with a credit  
just granted by The banks

130. That Couldn't pay The student loan.

131. In What circumstances of The attempted  
Murder and Dismissal of charges That were  
Never brought To him and Homeless That  
Some week Mr. Day O'Neill leaves The City  
of Buffalo To New York City.

132. That There in The city of New York The  
stalking continued.

133. That When He Could under The conditions  
That He arrived Home less He worked for  
a short time in The transport industry

134. That There in New York City The police  
destroyed His cd1 class A licence with  
Tickets and under stalking.

135. That stalking and kidnapping affected due process of law and all Cases before The Consideration of The Courts that at that time were subject, included the Cases in The Western District Court of New York, included Cases in San Juan, PR.

136. That as a consequence of The attempted Murder, Stalking and Kidnapping everything pending before The Courts was dismissed.

137. That Jaime A. Diaz Cabello returns to San Juan Puerto Rico in 2017 and files two lawsuits in The Federal Court, stay a short time and returns to The United States in specific to state of Florida.

138. That in the direction of New York City He is arrested by The Police in The state of Georgia, That is arrested in New York and once he arrived in Buffalo NY He is arrested again on September 15, 2018 under The same charges of 2014 and that they never gave me.

139. That The arrest of Georgia was collated with The summons of The Cases in Puerto Rico

The arrest of New York was collateral with  
The reply to the summons in Puerto Rico The  
arrest again in Buffalo was collateral with  
The dismissal of a judge in relation to one  
of the cases in Puerto Rico a while stalking,  
Kidnapping and Kidnapping.

160. That on September 15, 2018 Diagonelli is  
arrested again in Buffalo NY on the same  
charges from 2014.

161. That was arrested and admitted to the Holding  
Center in the forensic area and that the  
facts was repeated again, the public defender  
with name XYZ was fired and the psychologist  
and psychiatrist XYZ manufacture a  
new medical record

162. That XYZ psychologist and XYZ psychiatrist  
had direct involvement and personal involvement  
in the stalking and kidnapping of the  
Buffalo police and fabricate a medical record  
for second time.

163. That one Morning they moved Mr. James A.  
Diagonelli from the forensic area of the  
Holding Center in Buffalo NY and transfe

ried him to the psychiatric hospital of the state of New York in Buffalo NY where he was received by psychologist XYZ and psychiatrist XYZ. He was kidnapped in an area of the building and they wanted to force him to take medications, to which Mr. James J. Diagoneill refused.

144. That psychologist XYZ and psychiatrist XYZ from New York state psychiatric hospital had direct involvement and personal involvement and participated in connection with the shooting and kidnapping orchestrated and led by Byron Brown and supervisor Ross.

145. That these psychologists XYZ and the Psychiatrist XYZ tried to drug Mr. Diagoneill without his consent

146. That while there in this hospital in the state of New York Mr. William Young Federal judge in one of the cases submitted in Puerto Rico dismisses the case.

147. That after a certain time there with I was kidnapped with these XYZ psychologists and psychiatrists trying to get me to

Took Medicines and I refused I was released

148. That These XYZ Psychiatrist and XYZ Psychiatrist of the state Had direct participation and personal involvement, made a medical record and were in direct connection with doctors at the forensic holding center and in direct connection with the Stalking and Kidnapping Mastered and organized by Byron Brown and the Supervisor Ross I was never charged and I was never guilty of anything.

149. That the Making of the charges after stalking and kidnapping they dismissed it themselves.

150. That the XYZ Police officers who made the arrest on September 15, 2018 participated and had a personal involvement in connection with the Stalking and Kidnapping led by Byron Brown and Supervisor Ross in 2014.

151. That what Mr. James A. Diaz O'Neill Has experienced in the City of Buffalo NY and Erie County Stalking, Kidnapping, Manufacturing of charges is use and custom. As of December 30, 2017 according to the Buffalo news 24 persons died or have been killed after being incarcerated in the Holding center of Erie County, in all 4 HIS Cases according to the press and Buffalo News Psychologists and Psychiatrists were involved.

152. That the attempted Murder of James A. Diaz O'Neill was not an isolated case inside the Erie County Holding Center, see the case India Cummings and others.

Note: I don't want a jury trial

I declare under penalty of perjury That the foregoing is true and correct.

James A. Diaz (Ne) O'Neill

11 of May of 2020

for all of which

The Honorable Court is Requested To issue a  
judgement granting Mr. Jaime A. Diaz Onell  
\$200.000.000.00 Millions dollars in, Moral damages,  
punitive damages, property or material damages, emergent  
damage, loss of profit damages, any other damage that  
apply in accordance with the facts.

Prospectually Submitted,

Today 11 of May of 2020

(Jaime A. Diaz Onell)

Po box 190124  
Miami Beach FL. 33119

787-447-2424

(JaimeA.DiazOnell@ymail.com

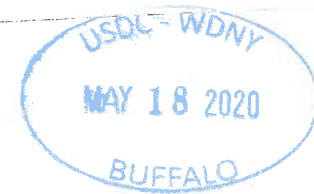
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